B 210A (Form 210A) (12/09)

UNITED STATES BANKRUPTCY COURT

SOUTHERN DISTRICT OF NEW YORK

In re Lehman Brothers Holdings Inc., et al., Debtors.

Case No. <u>08-13555 (JMP)</u> (Jointly Administered)

PARTIAL TRANSFER OF CLAIM OTHER THAN FOR SECURITY

A CLAIM HAS BEEN FILED IN THIS CASE or deemed filed under 11 U.S.C. § 1111(a). Transferee hereby gives evidence and notice pursuant to Rule 3001(e)(2), Fed. R. Bankr. P., of the transfer, other than for security, of the claim referenced in this evidence and notice.

Oakford MF Limited	JPMorgan Chase Bank, N.A.
Name of Transferee	Name of Transferor
Name and Address where notices to transferee	Court Claim # (if known): 50497
should be sent:	Total Amount of Claim as Filed: \$79,736,072.00
Oakford MF Limited	Amount of Claim as Filed with respect to ISIN
c/o Monarch Alternative Capital LP	XS0210715289: <u>\$70,796,178.00</u>
535 Madison Avenue, Floor 26	Amount of Claim Transferred with respect to ISIN
New York, NY 10022	XS0210715289: \$2,020,522.92 (or 2.854% of the
Attn: Michael Gillin	above Amount of Claim as Filed)
Phone: (212) 554-1743	
Fax: 1-(866)-741-3564	Amount of Claim as Allowed pursuant to the Notice
Email: michael.gillin@monarchlp.com;	of Proposed Allowed Claim Amount with respect to
fundops@monarchlp.com	ISIN XS0210715289: <u>\$70,955,288.57</u>
, -	Amount of Claim Transferred with respect to ISIN
	XS0210715289: \$2,025,063.94 (or 2.854% of the
Name and Address where transferee payments should be sent (if different from above): N/A	above Amount of Claim as Allowed)
, , ,	Date Claim Filed: 10/28/2009
	Debtor: Lehman Brothers Holdings Inc.
	Name and Address of Transferor:
	c/o J.P. Morgan Securities LLC
	Mail Code: NY1-M138

PLEASE SEE ATTACHED DOCUMENTS

383 Madison Avenue – Floor 37 New York, New York 10179 ATTN: Jeffrey L. Panzo Jeffrey.L.Panzo@jpmorgan.com

Tel: 212-834-5857

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I declare under penalty of perjury that the information provided in this notice is true and correct to the best of my knowledge and belief.

OAKFORD MF LIMITED

Christopher Santana

By: Monarch Alternative Capital LP Managing Principal

Its: Advisor

Name of Transferee/Transferee's Agent
Penalty for making a false statement: Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 & 3571.

Exhibit A

Evidence of Transfer from Transferor to Transferee

AGREEMENT AND EVIDENCE OF TRANSFER OF CLAIM LEHMAN PROGRAM SECURITY

TO: THE DEBTOR AND THE BANKRUPTCY COURT

For value received, the adequacy and sufficiency of which are hereby acknowledged, JPMorgan 1. Chase Bank, N.A. ("Seller") hereby unconditionally and irrevocably sells, transfers and assigns to those certain purchasers set forth on Schedule 1 attached hereto (each an "Individual Purchaser"), and each Individual Purchaser hereby agrees to purchase, as of the date hereof, (a) an undivided interest, to the extent of the applicable percentage/nominal amount specified in Schedule 1 attached hereto (the "Purchased Claim"), in Seller's right, title and interest in and to Proof of Claim Number 50497 filed by or on behalf of Agricultural Bank of Greece ("Predecessor") (the "Proof of Claim") against Lehman Brothers Holdings, Inc., debtor in proceedings for reorganization (the "Proceedings") in the United States Bankruptcy Court for the Southern District of New York (the "Court"), administered under Case No. 08-13555 (JMP) (the "Debtor"), (b) all rights and benefits of Seller relating to the Purchased Claim, including without limitation (i) any right to receive cash, securities, instruments, interest, damages, penalties, fees or other property, which may be paid or distributed with respect to the Purchased Claim or with respect to any of the documents, agreements, bills and/or other documents (whether now existing or hereafter arising) which evidence, create and/or give rise to or affect in any material way the Purchased Claim, whether under a plan of reorganization or liquidation, pursuant to a liquidation, or otherwise, (ii) any actions, claims (including, without limitation, "claims" as defined in Section 101(5) of Title 11 of the United States Code (the "Bankruptcy Code")), rights or lawsuits of any nature whatsoever, whether against the Debtor or any other party, arising out of or in connection with the Purchased Claim, (iii) any rights and benefits arising out of or in connection with any exhibit, attachment and/or supporting documentation relating to the Purchased Claim, and (iv) any and all of Seller's right, title and interest in, to and under the transfer agreements, if any, under which Seller or any prior seller acquired the rights and obligations underlying or constituting a part of the Purchased Claim, but only to the extent related to the Purchased Claim, (c) any and all proceeds of any of the foregoing (collectively, as described in clauses (a), (b), and (c), the "Transferred Claims"), and (d) the security or securities (any such security, a "Purchased Security") relating to the Purchased Claim and specified in Schedule 1 attached hereto.

Predecessor transferred the Transferred Claims to Seller as evidenced at docket No. 25872 in the Proceedings.

- Seller hereby represents and warrants to each Individual Purchaser that: (a) the Proof of Claim was duly and timely filed on or before 5:00 p.m. (prevailing Eastern Time) on November 2, 2009 in accordance with the Court's order setting the deadline for filing proofs of claim in respect of "Lehman Program Securities"; (b) the Proof of Claim relates to one or more securities expressly identified on the list designated "Lehman Programs Securities" available on http://www.lehman-docket.com as of July 17, 2009; (c) Seller owns and has good and marketable title to the Transferred Claims, free and clear of any and all liens, claims, set-off rights, security interests, participations, or encumbrances created or incurred by Seller or against Seller; (d) Seller is duly authorized and empowered to execute and perform its obligations under this Agreement and Evidence of Transfer; (e) the Proof of Claim includes any Purchased Claim specified in Schedule 1 attached hereto; (f) Seller has not engaged in any acts, conduct or omissions, or had any relationship with the Debtor or its affiliates, that will result any Individual Purchaser receiving in respect of the Transferred Claims proportionately less payments or distributions or less favorable treatment than other unsecured creditors; and (g) the Transferred Claims and Purchased Security are not subject to or bound by a Plan Support Agreement (as such term is defined in the Third Amended Joint Chapter 11 Plan of Lehman Brothers Holdings Inc. and Its Affiliated Debtors dated as of August 31, 2011) and (h) Seller has delivered to each Individual Purchaser all notices that have been delivered to Seller by any party with respect to the Transferred Claims, including without limitation, that certain Notice of Proposed Allowed Claim Amount, dated August 24, 2011 (the "Notice"), and (i) Seller did not deliver a Response (as defined in the Notice) with respect to the Transferred Claims.
- 3. Seller hereby waives any objection to the transfer of the respective Transferred Claims to each Individual Purchaser on the books and records of the Debtor and the Court, and hereby waives to the fullest extent permitted by law any notice or right to receive notice of a hearing pursuant to Rule 3001(e) of the Federal Rules of Bankruptcy Procedure, the Bankruptcy Code, applicable local bankruptcy rules or applicable law, and consents to the substitution of Seller by each Individual Purchaser for all purposes in the case, including, without limitation, for

voting and distribution purposes with respect to the applicable portion of the Transferred Claims. Purchaser agrees to file a notice of transfer with the Court pursuant to Federal Rule of Bankruptcy Procedure 3001(e) including this Agreement and Evidence of Transfer of Claim. Seller acknowledges and understands, and hereby stipulates, that an order of the Court may be entered without further notice to Seller transferring to each Individual Purchaser the Transferred Claims, recognizing each Individual Purchaser as the sole owner and holder of the Transferred Claims, and directing that all payments or distributions of money or property in respect of the Transferred Claims be delivered or made to each Individual Purchaser, in each case with respect to the applicable portion of the Transferred Claims.

- 4. All representations, warranties, covenants and indemnities shall survive the execution, delivery and performance of this Agreement and Evidence of Transfer of Claim and the transactions described herein. Each Individual Purchaser shall be entitled to transfer its rights hereunder without any notice to or the consent of Seller. Seller hereby agrees to indemnify, defend and hold each Individual Purchaser, its successors and assigns and its officers, directors, employees, agents and controlling persons harmless from and against any and all losses, claims, damages, costs, expenses and liabilities, including, without limitation, reasonable attorneys' fees and expenses, which result from Seller's breach of its representations and warranties made herein.
- 5. Seller shall promptly (but in any event no later than three (3) business days) remit any payments, distributions, proceeds or notices received by Seller in respect of the Transferred Claims to each Individual Purchaser, as applicable. Seller has transferred, or shall transfer as soon as practicable after the date hereof, to each Individual Purchaser the applicable portion of each Purchased Security to such account, via Euroclear or Clearstream (or similar transfer method), as each Individual Purchaser may designate in writing to Seller. This Agreement and Evidence of Transfer supplements and does not supersede any confirmation, any other automatically generated documentation or any applicable rules of Euroclear or Clearstream (or similar transfer method) with respect to the purchase and sale of the Purchased Security.
- Each of Seller and each Individual Purchaser agrees to (a) execute and deliver, or cause to be executed and delivered, all such other and further agreements, documents and instruments and (b) take or cause to be taken all such other and further actions as the other party may reasonably request to effectuate the intent and purposes, and carry out the terms, of this Agreement and Evidence of Transfer, including, without limitation, cooperating to ensure the timely and accurate filing of any amendment to the Proof of Claim.
- 7. Seller's and each Individual Purchaser's rights and obligations hereunder shall be governed by and interpreted and determined in accordance with the laws of the State of New York (without regard to any conflicts of law provision that would require the application of the law of any other jurisdiction). Seller and each Individual Purchaser each submit to the jurisdiction of the courts located in the County of New York in the State of New York. Each party hereto consents to service of process by certified mail at its address listed on the signature page below.
- 8. For the avoidance of doubt, the Seller and each Individual Purchaser acknowledge and understand that each Individual Purchaser is executing this agreement solely in its individual capacity with respect to its Purchased Claim, and that all obligations and/or liabilities of an Individual Purchaser hereunder with are enforceable solely against such Individual Purchaser and such Individual Purchaser's assets. The agreements made by each Individual Purchaser hereunder and all obligations and liabilities of each Individual Purchaser shall be several (and not joint and several) in accordance with each Individual Purchaser's respective Purchased Claim.

IN WITNESS WHEREOF, this AGREEMENT AND EVIDENCE OF TRANSFER OF CLAIM is executed this / day of March, 2012.

organ Cha	

Name:

ter Schoepe

Title:

pathorized Signatory

Address

c/o Susan McNamara JPMorgan Legal Department Mail Code: NYI-A436

One Chase Manhattan Plaza - Floor 26 New York, New York 10005-1401

Monarch Opportunities Master Fund Ltd

By: Monarch Alternative Capital LP

Its: Advisør

By: Name Title:

Christopher Santana Managing Principal

Address

Monarch Opportunities Master Fund Ltd c/o Monarch Alternative Capital LP 535 Madison Avenue, Floor 26 New York, NY 10022

ATTN: Michael Gillin

E-Mail: Michael Gillin@monarchlp.com;

fundops@monarchlp.com Tel: 1-212-554-1753 Fax: 1-(866)-741-3564

Oakford MF Limited

By: Monarch Alternative Capital LP

Its: Advisor

Natoe Title:

Christopher Santana

Managing Principal

Address

Oakford MF Limited

c/o Monarch Alternative Capital LP 535 Madison Avenue, Floor 26

New York, NY 10022 ATTN: Michael Gillin

E-Mail: Michael Gillin@monarchip.com;

fundops@monarchlp.com Tel: 1-212-554-1753

Fax: 1-(866)-74)-3564

Monarch Calman Fund Limited By: Monarch Alternative Capital LP

Its: Advisor

Ву: Name:

Title;

Monarch Cayman Fund Limited c/o Monarch Alternative Capital LP 535 Madison Avenue, Floor 26

New York, NY 10022

ATTN: Michael Gillin

E-Mail: Michael.Gillin@monarchlp.com;

fundops@monarchlp.com Tel: 1-212-554-1753 Fax: 1-(866)-741-3564 Monarch Capital Master Partners II-A LP By: Monarch Alternative Capital LP

Its: Advisor

By: Name: Title:

Christopher Santana Managing Principal

Address

Monarch Capital Master Partners II-A LP c/o Monarch Alternative Capital LP 535 Madison Avenue, Floor 26

New York, NY 10022 ATTN: Michael Gillin

E-Mail: Michael.Gillin@monarchlp.com;

fundops@monarchlp.com Tel: 1-212-554-1753 Pax: 1-(866)-741-3564

Monarch Capital/Master Partners II LP

By: Monarch Alternative Capital LP

Its: Advisor

Name: Title:

Christopher Santana Managing Principal

Address

Monarch Capital Master Partners II LP c/o Monarch Alternative Capital LP 535 Madison Avenue, Floor 26 New York, NY 10022

ATTN: Michael Gillin

E-Mail: Michael Gillin@monarchlp.com;

fundops@monarchlp.com Tel: 1-212-554-T753/) Fax: 1-(866)/741-3564

P Monarch Recovery Ltd By: Monarch Alternative Capital LP

Its: Advisor_

Ву:____

Christopher Santana

Name: Title: Managing Principal

Address

P Monarch Recovery Ltd c/o Monarch Alternative Capital LP 535 Madison Avenue, Floor 26 New York, NY 10022

ATTN: Michael Gillin

E-Mail: Michael.Gillin@monarchlp.com;

fundops@monarchlp.com Tel: 1-212-554-1753 Fax: 1-(866)-741-3564

Monarch Research Alpha Master Fund Ltd By: Monarch Anternative Capital LP

Its: Advisor

By: Name:

Title:

Christopher Santana

Managing Principal

Address

Monarch Research Alpha Master Fund Ltd c/o Monarch Alternative Capital LP 535 Madison Avenue, Floor 26

New York, NY 10022 ATTN: Michael Gillin

E-Mail: Michael Gillin@monarchlp.com;

fundops@monarchlp.com Tel: 1-212-554-1753 Fax: 1-(866)-741-3564

· COMMENSATION OF Manage ...

SCHEDULE 1

Transferred Claims

50.000% of the originally filed Proof of Claim - \$35,398,089,00 of \$70,796,178.00 - with regard to the ISIN listed below, for each individual Purchaser set forth below, as set forth in the Notice of Proposed Allowed Claim Amount, or \$35,477,644.29 of \$70,955,288.57, with regard to the ISIN listed below, for each individual Purchaser set forth below, as set forth in the Notice of Proposed Allowed Claim Amount, dated August 24, 2011.

Lehman Programs Securities to which Transfer Relates

Purchased Claim

1	سير ن	**	
	Allowed Amount Purchased (USD)/ Percentage of Total Allowed Amount for ISIN under POC!		2,025,063.94/
	Total POC Amount (USD)/ Percentage of Originally Filed POC for	\$15,589,318.40/ 22.020%	\$2,020,522.92/ 2.854%
	Accrued Interest Amount (as of Proof of Claim Filing Date) (EUR/USD)	EUR6,407,60 / \$9,067.40	EUR830.48/ \$1,175.22
	Matu	2015 2015	4 Feb. 2015
	Principal Amount (EUR/USD)/ Percentage of Total Principal Amount	EURI1,010,000.00 /\$15,580,251.00/ 22.020%	EUR1,427,000,00/ \$2,019,347,70/ 2.854%
	Guarantor	Lehman Brothers Holdings Inc.	Letiman Brothers Holdings Inc.
	İssuer	Lebritan Brothers Treasury Co. B.V.	Lehman Brothers Treasury Co. B.V.
	ISIN/CUSIP	XS0210715289	XS0210715289
line of the	Description of Security	Issue of EUR 50,000,000 Callable Fixed/Inverse Floating Rate Notes due February 2015 Guaranteed by Lehman Brothers Holdings Inc. under the U.S. \$25,000,000,000 Euro Medium-Term Note	Issue of EUR 50,000,000 Callable Fixed/Inverse Floating Rate Notes due February 2015 Guaranteed by Lehman Brothers Holdings Inc. under the U.S. \$225,000,000,000 Euro
	Individual Parchaser	Monarch Opportunities Master Fund Ltd	Oakford MF Limited

For the avoidance of doubt, the amounts in this column are equivalent to the portion of the Allowed Claim Amount (and corresponding percentages) being transferred to each Individual Purchaser.

	Abigraph full together teacher and an annual together the teacher and an annual together and an annua	\$4,061,480.72/ 5.724%	84,389,294.15/ 6.186%	\$1,365,179.75/ 1.924%	\$1,947,013,12/ 2.744%	
	Control and a control of the control	\$4,052,373.23/ 5.724%	\$4,379,451. <i>57/</i> 6.18 <i>6%</i>	.\$1,362,118.466 1.924%	\$1,942,647.12/ 2.744%	
	METERS PROPERTY TO THE SECOND AND A SECOND ASSOCIATION	EUR1,665.64 / \$2,357.03	EUR., 800.06 , \$2,547.27	EURS59.86/ \$792.26	S1,129.92 S1,129.92	
		4.Feb. 2015	4 Feb. 2015	4 Feb. 2015	4 Feb. 2015	
		EUR2,862,000.00/ \$4,050,016.20/ 5.724%	EUR3,093,000,00/ 4,376,904,30/ 6,186%	EUR962,000,00/ 1,361,326,20/ 1,924%	EUR1,372,000,00/ 1,941,517,20/ 2,744%	
		Lehman Brothers Holdings Inc.	Lehrinan Brothers Holdings Inc.	Lehman Brothers Holdings Inc.	Lebman Brothers Holdings Inc.	∞
	A COLOR OF THE COL	Lebman Brothers Treasury Co. B.V.	Lehman Brothers Treasury Co. B.V.	Lehman Brothers Treasury Co. B.V.	Lehman Brothers Treasury Co. B.V.	
		XS0210715289	XS0210715289	XS0210715289	XS0210715289	
224 444	Medium-Term Note Program	issue of EUR. 50,000,000 Callable Fixed/Inverse Floating Rate Notes due February 2015 Guaranteed by Lehman Brothers Holdings Inc. under the U.S. \$25,000,000,000 Euro Medium-Term Note	Issue of EUR 50,000,000 Callable Fixed/Inverse Floating Rate Notes due February 2015 Guaranteed by Lehman Brothers Holdings Inc. under the U.S. \$225,000,000 Euro Medium-Term Note	Issue of EUR 50,000,000 Callable Fixed/Inverse Ploating Rate Notes due February 2015 Guaranteed by Lehman Brothers Holdings Inc. under the U.S. \$25,000,000,000 Euro Medium-Term Note	Issue of EUR. 50,000,000 Callable Fixed/Inverse Floating Rate Notes due February 2015 Guaranteed by Lehman Brothers Holdings Inc. under the U.S. \$25,000,000,000 Euro Medium-Term Note Program	
		Monarch Cayman Fund Limited	Monarch Capital Master Parmers II-A LP	Monarch Capital Master Partners II LP	P Monarch Recovery Ltd	

	<u> </u>		
	\$6,065,258.07/ 8.548%	sed!	
=	\$6,051,657.30/ 8.548%	Total Allowed Amount Purchased! Percentage of Total Allowed Amount under ISIN for POC: \$35,477,644.29 /50.000%	
:	EUR2,487.38	Total Allowed Percentage of . ISIN for POC: \$35,477,644.2	
:	4 Feb. 2015		
	EUR4,274,000.00/ 6,048,137,40/ 8.548%		
	Lehman Brothers Holdings Inc.	φ.	
-	Lehman Brothers Treasury Co. B.V.		
;	XS0210715289		
	Issue of EUR. 50,000,000 Callable Fixed/Inverse Floating Rate Notes due February 2015 Guaranteed by Lehman Brothers Holdings Inc. under the U.S. \$25,000,000,000 Euro Medium-Term Note	raga mengangganggangganggangganggangganggangga	
	Monarch Research Alpha Master Fund Ltd		.co agrice anamal

Exhibit B

Proof of Claim

United States Bankruptcy Court/Southern District of New York Lehman Brothers Holdings Claims Processing Center c/o Epiq Bankruptcy Solutions, LLC FDR Station, P.O. Box 5076 New York, NY 10150-5076		LEHMAN SECURITIES PROGRAMS PROOF OF CLAIM				
In Re: Lehman Brot Debtors.	hers Holdings Inc., et al.,	Chapter 11 Case No. 08-13555 (JMP) (Jointly Administered)	Filed: USB Lehman	C - Southern District of New York n Brothers Holdings Inc., Et At. 08-13555 (JMP) 0000050497		
on Lehman		e claims other than those based ed on http://www.lehman-				
		and address where notices should be	sent if different from	Check this box to indicate that this claim amends a previously filed claim.		
23 Panepistim Athens, 10564	•			Court Claim Number:(If known)		
Greece, Attn: Michalis	Fefes, Legal Department		•			
Telephone nu	mber: +30 (210) 36-97-336	Email Address: mfefes@ate.gr		Filed on:		
	. ,	pe sent (if different from above)		Check this box if you are aware that anyone else has filed a proof of claim relating to your claim. Attach copy of statement giving particulars.		
Telephone nu		Email Address:	va Vous alaim amount must b			
1. Provide the total amount of your claim based on Lehman Programs Securities. Your claim amount must be the amount owed under your Lehman Programs Securities as of September 15, 2008, whether you owned the Lehman Programs Securities on September 15, 2008 or acquired them thereafter, and whether such claim matured or became fixed or liquidated before or after September 15, 2008. The claim amount must be stated in United States dollars, using the exchange rate as applicable on September 15, 2008. If you are filing this claim with respect to more than one Lehman Programs Security, you may attach a schedule with the claim amounts for each Lehman Programs Security to which this claim relates.						
Amount of C	laim: See attached	(Required)				
☑ Check this box if the amount of claim includes interest or other charges in addition to the principal amount due on the Lehman Programs Securities.						
2. Provide the claim with restain this claim related	spect to more than one Lehma	ntification Number (ISIN) for each L an Programs Security, you may attack	ehman Programs Security to v h a schedule with the ISINs for	which this claim relates. If you are filing this r the Lehman Programs Securities to which		
	l Securities Identification N		(Require			
appropriate (e	each, a "Blocking Number") for	or each Lehman Programs Security f r other entity that holds such securitie	or which you are filing a clain es on your behalf). If you are t	depository blocking reference number, as n. You must acquire a Blocking Number from filing this claim with respect to more than one as Security to which this claim relates.		
Clearstream number:	Bank Blocking Number, Eu	roclear Bank Electronic Instruction	on Reference Number and o	r other depository blocking reference		
See attached		quired)				
you are filing	this claim. You must acquire	the relevant Clearstream Bank, Euro	oclear Bank or other depositor	our Lehman Programs Securities for which y participant account number from your ers should not provide their personal account		
Accountholders Euroclear Bank, Clearstream Bank or Other Depository Participant Account Number:						
See attached	(Re	quired)				
consent to, an disclose your	d are deemed to have authori identity and holdings of Lehr aims and distributions.	eam Bank or Other Depository: By zed, Euroclear Bank, Clearstream Banan Programs Securities to the Debto	unk or other depository to ors for the purpose of	FOR COURT USE ONLY FILED RECEIVED		
Date. October 21, 2009	the creditor or other person number if different from the	g this claim must sign it. Sign and pr authorized to file this claim and state notice address above. Attach copy of	address and telephone	OCT 2 8 2009 EPIO BANKRUPYCY SOLUTIONS, LLC		
	Name: Vassilios Drougas T	•				
Per	nalty for presenting frauduler	at claim: Fine of up to \$500,000 or in	nprisonment for up to 5/years	or both, 18 U.S.C. §§ 152 and 3571		

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Chapter 11
Case No. 08-13555 (JMP)
(Jointly Administered)

ANNEX TO PROOF OF CLAIM OF AGRICULTURAL BANK OF GREECE S.A.

- Claimant. Agricultural Bank Of Greece S.A. (the "Claimant") hereby files the 1. accompanying proof of claim (the "Proof of Claim") against Lehman Brothers Holdings Inc. (the "Debtor"), a debtor and debtor in possession in the above-referenced chapter 11 cases. The Claimant holds claims against the Debtor arising from certain transactions that occurred prior to September 15, 2008 (the "Petition Date"), as described more fully below.
- Transactions Between the Parties. The Claimant is the holder of certain securities 2. issued by Lehman Brothers Treasury Co. B.V (the "Obligor") and guaranteed by the Debtor (each a "Program Security" and, together, the "Program Securities") identified on the list of Lehman Program Securities, which is available on the Debtors' website, http://www.lehmandocket.com under the heading "Key Documents." The International Securities Identification Number ("ISIN") identifying each Program Security, along with the respective Euroclear Bank electronic instruction reference number or Clearstream Bank blocking reference number and the Clearstream Bank, Euroclear Bank or other depository participant account number relating to the Program Securities, is detailed on Exhibit 1 attached hereto. Evidence of the ownership of the securities described in Exhibit 1 is provided in Exhibit 3 attached hereto. The Program Securities have the benefit of an express, unconditional and irrevocable guarantee of the Debtor,

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to the subject matter of the Claim, any objection or other proceedings commenced with respect thereto or any other proceedings commenced in this case against or otherwise involving the Claimant; (d) a waiver or release by the Claimant of its right to trial by jury, or a consent by the Claimant to a trial by jury, in this Court or any other court; (e) a waiver of any right to the subordination, in favor of the Claimant, of indebtedness or liens held by any creditors of the Debtor or any of its affiliates; (f) an election of remedies which waives or otherwise affects any other remedy; (g) waiver of the Claimant's rights to assert that no claims hereunder have been or may be discharged and to file other claims which are not covered by this Proof of Claim; or (h) a waiver of the Claimant's rights, if any, of arbitration, to the extent provided by any applicable agreements with the Debtor or its affiliates.

Amendments. The Claimant expressly reserves its right to file any separate or additional proofs of claim with respect to the Claim set forth herein or otherwise (which proofs of claim, if so filed, shall not be deemed to supersede this proof of claim unless expressly so stated therein), to amend or supplement this Proof of Claim in any respect, including with respect to the filing of an additional or amended claim for the purpose of fixing and liquidating any contingent or unliquidated claim set forth herein, or to file additional proofs of claim in respect of additional amounts or for any other reason.

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ISIN	Clearstream reference #	Clearstream account #	Nominal Amount
XS0210715289	CA71749	84198	€50,000,000
XS0162196140	CA71740	84198	€6,317,500

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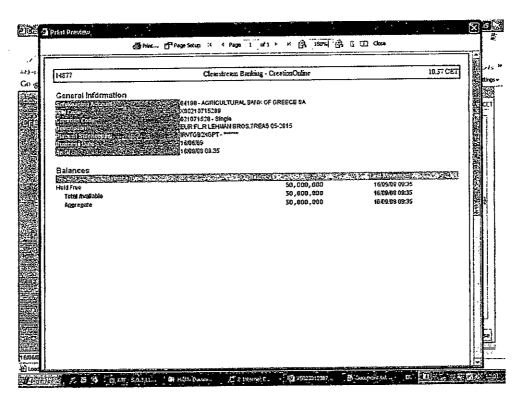
ISIN	Outstanding Nominal (Euro)	Interest (Euro)	Total (Euro)	Outstanding Nominal* (USD)	Interest (USD)*	Total (USD)*
XS0210715289	€50,000,000	€29,099	€50,029,099	\$70,755,000	\$41,178	\$70,796,178
XS0162196140	€6,317,500	€0	€6,317,500	\$8,939,894	\$0	\$8,939,894

^{*} Amounts due in Euros have been converted to US Dollars using the spot exchange rate published by the European Central Bank for September 15, 2008: €1 = \$1.4151.

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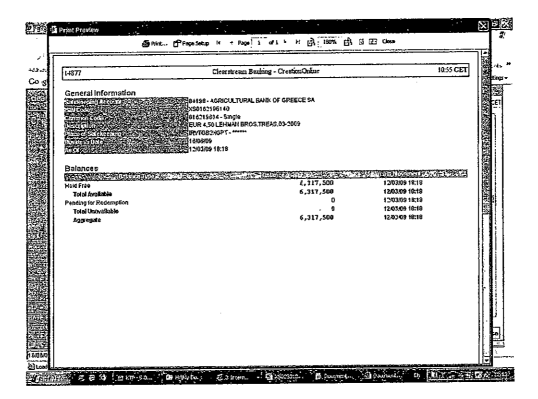
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Guarantee



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Guarantee



THE BANK OF GREECE **EUROSYSTEM**

DIRECTORATE OF FINANCIAL ACTIVITIES Department of Credit Facilities & Deposits

Protocol Number: 408 Athens, July 14th, 2009

AGRICULTURAL BANK OF GREECE S.A. DIRECTORATE OF CUSTODY AND SUPPORT SUB-DIRECTORATE OF FUNDS ADMINISTRATION SUPPORT **4 PANEPISTIMIOU STREET, ATHENS 10671**

We certify that the following bonds have been pledged to the Bank of Greece for the account of Agricultural Bank of Greece S.A. until September 15th, 2008.

X	SIN S0247679573 S0210715289	Holding Inc. Lehman Bros Tsy	March 17 th , 2011	Nominal EUR 6.000.000 EUR 50.000.000
		Co BV	L	

On September 15th, 2008 the value of the above bonds, used as collateral in favor of the Bank of Greece for purposes of Currency Policy and intraday credit, was appraised at zero, given that they have been written off the list of acceptable bonds (EADB) of the European Central Bank.

On September 16th, 2009 the release messages were sent and the bonds were returned to Agricultural Bank of Greece.

[signature] Alexandros Padouvas Head of the Department

Musin rai arpibns hetappaan othi Applicin philosoa tou ouvnique un expanou OTOV EMINVIKÝ JALÚDOQ. Agriva, 15.07.2009

H merappa voor dinjopos

THA: 210 3697 452

True translation in the English language of the attached docume drafted in the Greek language. Athens, July 15th, 2009

The certifying atturney

Evduxia Nostou

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ΤΡΑΠΕΖΑ ΤΗΣ ΕΛΛΑΔΟΣ

ΕΥΡΩΣΥΣΤΗΜΑ

ΔΙΕΥΘΥΝΣΗ ΧΡΗΜΑΤΟΟΙΚΟΝΟΜΙΚΩΝ ΔΡΑΣΤΗΡΙΟΤΗΤΩΝ Τμήμα Πιστωτικών Διευκολύνσεων & Καταθέσεων

Α.Π. UO 8 Αθήνα, 14.7.2009

Προς την ΑΓΡΟΤΙΚΉ ΤΡΑΠΈΖΑ ΤΗΣ ΕΛΛΑΔΟΣ Α.Ε. ΔΙΕΥΘΎΝΣΗ ΘΕΜΑΤΟΦΎΛΑΚΗΣ ΚΑΙ ΥΠΟΣΤΗΡΙΞΉΣ ΥΠΟΔ/ΝΣΉ ΥΠΟΣΤΗΡΙΞΉΣ ΔΙΑΧΕΙΡΙΣΉΣ ΔΙΑΘΕΣΙΜΏΝ ΠΑΝΕΠΙΣΤΗΜΙΟΎ 4 ΑΘΉΝΑ 10671

Βεβαιώνουμε ότι τα κάτωθι ομόλογα ήταν ενεχυριασμένα στην Τράπεζα της Ελλάδος για λογαριασμό της Αγροτικής Τράπεζας της Ελλάδος Α.Ε. έως την 15.9.2008.

ISIN	Issuer	Maturity	Nominal
XS0247679573	Lehman Bros Holding Inc	17/3/2011	EUR 6.000.000
XS0210715289	Lehman Bros Tsy Co BV	4/2/2015	EUR 50.000.000

Την 15.9.2008 μηδενίστηκε η αξία των παραπάνω τίτλων στη βάση ενεχύρων υπέρ Τ.Ε. για σκοπούς Νομισματικής Πολιτικής και ενδοημερήσιας πίστωσης, δεδομένου ότι ετέθησαν εκτός της λίστας των αποδεκτών τίτλων (EADB) της Ε.Κ.Τ. Την 16.9.2009 έγιναν τα μηνύματα αποδέσμευσης και οι τίτλοι απεδόθησαν στην ΑΤΕ.

Αλέξανδρος Παδουβάς Τμηματάρχης 08-13555-mg Doc 25965 Filed 03/01/12 Entered 03/01/12 16:33:33 Main Document Pg 24 of 28

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NO.504 P01

UNANIMOUS WRITTEN CONSENT OF THE

EXECUTIVE COMMITTEE OF THE

BOARD OF DIRECTORS OF

LEHMAN BROTHERS HOLDINGS INC.

The undersigned, being both members of the Executive Committee of the Board of Directors of Lehman Brothers Holdings Inc., a Delaware corporation (the "Corporation"), do hereby adopt the following resolutions by unanimous written consent in lieu of a meeting in accordance with Section 141(f) of the General Corporation Law of the State of Delaware:

WHEREAS, the Corporation has previously authorized by specific resolution, which authority has not been revoked (the "Outstanding Guarantee Resolutions"), the guarantee of all or specified obligations and liabilities of certain direct and indirect subsidiaries of the Corporation, each of which is a "Guaranteed Subsidiary" as such term is used in the Corporation's Code of Authorities as currently in effect (the "Code"),

WHEREAS, certain of the Guaranteed Subsidiaries presently enjoy full guarantees while others have only partial guarantees, and the Corporation now wishes to expand such partial guarantees to full guarantees,

WHEREAS, due to the passage of time the names of certain of the Guaranteed Subsidiaries have changed, rendering the Outstanding Guarantee Resolutions out of date to that extent,

WHEREAS, the Corporation wishes to clarify that its guarantee of any Guaranteed Subsidiary with respect to any given transaction is not contingent upon the issuance of a signed guarantee pertaining to such transaction,

WHEREAS, Management wishes to establish additional Guaranteed Subsidiaries,

WHEREAS, Management wishes to specify that to the extent lawful and allowable, guarantees issued by the Corporation concerning certain of the Guaranteed Subsidiaries should originate with the branch of the Corporation located in London, England, so as to secure certain tax and accounting benefits, and

WHEREAS, Management believes that it would facilitate the conduct of the business of the Corporation to supersede and replace the various Outstanding Guarantee Resolutions in their entirety with this single document,

NOW THEREFORE BE IT,

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05-09-05: 11:31 JDM INVESTMENTS

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RESOLVED, that the Corporation hereby fully guarantees the payment of all liabilities, obligations and commitments of the subsidiaries set forth on Schedule A hereto, each of which shall be a Guaranteed Subsidiary for purposes of the Code;

RESOLVED, that the Outstanding Guarantee Resolutions are hereby superseded and replaced in their entirety with this single document, provided that any guarantees provided pursuant to the Outstanding Guarantee Resolutions and outstanding on the date bereof, whether in the form of a separately executed individual guarantee or otherwise, shall remain issued, outstanding and valid for all purposes;

RESOLVED, that guarantees provided by the Corporation concerning certain of the Guaranteed Subsidiaries should originate with the branch of the Corporation located in London, England, to the extent lawful and allowable, as specified on Schedule A hereto;

FESOLVED, that each of the persons listed in the Code (as it may be amended from time to time) as being authorized to approve individual guarantees issued by the Corporation with respect to Guaranteed Subsidiaries, or any proper delegae thereof (collectively, "Authorized Persona"), are hereby authorized, in the name and on behalf of the Corporation, to execute such guarantees in such form as is approved by an attorney of the Corporation and such Authorized Person, subject to any limitations specified herein, his or her execution of each such guarantee to be conclusive evidence of approval thereof; and to do such other acts and things as may be advisable or necessary in order to effect the purposes and intent of these resolutions; and

FURTHER RESOLVED, that any and all actions contemplated by the foregoing resolutions and taken by such Authorized Persons prior to the date hereof are hereby ratified, confirmed and approved in all respects.

Dated: June 7, 2005

Bide of C Buick In

John S. Macomber

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Schedule A to LBHI Unanimous Written Consent dated June 9, 2005

	Nams of Subsidiary	Issue Corporation guarantee from branch located in London, England, to the extent lawful and allowable?
	Tall Dark and Stalling Limited	No
1.	Lehman Brothers Asia Holdings Limited	Yes
2.	Lehman Brothers Bankhaus A.G.	(London branch of such subsidiary only)
3.	Lehman Brothers Commercial Bank	No
4.	Lehman Brothers Commercial Corporation	No
5.	Lehman Brothers Commercial Corporation Asia Limited	No
6.	Lehman Brothers Equity Finance (Cayman) Limited	No
7.	Lehman Brothers Finance S.A.	No
8.	Lehman Brothers Holdings Plc	Yes
9.	Lehman Brothers International (Europe)	Yes
10.	Lehman Brothers Japan Inc.	No
11.	Lehman Brothers (Luxembourg) Equity Finance S.A.	No
12.	Lehman Brothers (Luxembourg) S.A.	No
13.	Lehman Brothers OTC Derivatives Inc.	No
14.	Lehman Brothers Securities Asia Limited	No
15.	Lehman Brothers Securities N.V.	No
16.	Lehman Brothers Special Financing Inc.	No
17,	Lehman Brothers Treasury Co. B.V.	No
18.	Lehman Re Limited	No